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CONFIDENTIAL

22 OCT 1959

MENORANDIM FOR:

Office of General Counsel

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ATTENTION

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SUBJECT

: Pay Administration

- 1. Practical administration of payroll and leave procodures indicate that the Agency should modify slightly its pay administration policies from the pay regulations prescribed by the CSC. This problem was the subject of our discussion on Tuesday, 20 October 1959.
- 2. The CSC regulation, Sec. 25.222(b) to which an exception is desired reads as follows:
 - "(b) Leave without pay. For any period of leave without pay within an employee's basic 49-bour workweek, an equal period of mervice performed outside the basic workweek, but during the same administrative workweek, must be substituted and paid for at the rate applicable to his besic workweek, before any remaining periods of pervice can be paid for at the overtime rate."

It is impractical to follow the requirement of substitution of overtime for LMOP on an administrative workweek basis of without requiring the preparation of time and attendance in reports to show such totals of time worked and time absent for each week, and the reporting of overtime authorized for payment or for credit as compensatory time for each week.

legal objection to the Agency modifying its regulations to provide that methorized overtime hours marked during a biveckly period may be applied to make up any LEOP in either basic varianch during the biveckly pay period before application of any hours of overtime varied for payment or credit as companied to note.

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